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NOTICE

The undermentioned Gazette of India Extraordinary were published upto the 21st January 1964.

Issue No.	No. and Date	Issued by	Subject
15	G.S.R. 100, dated 18th January, 1964.	Ministry of Food and Agriculture.	The Madhya Pradesh Rice Procurement (Levy) Amendment Order, 1964.
16	G.S.R. 135, dated 21st January, 1964.	Ministry of Home Affairs.	The Defence of India (Amendment) Rules, 1964.
17	G.S.R. 136, dated 21st January, 1964.	Do.	Declaring certain information regarding undertakings specified therein as "restricted information".
18	G.S.R. 137, dated 21st January, 1964.	Ministry of Food and Agriculture.	The Indian Maize (Temporary use in Starch Manufacture) Order, 1964.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 23rd January 1964

G.S.R. 189.—In exercise of the powers conferred by section 3 of the Indian Emigration Act, 1922 (7 of 1922), the Central Government hereby appoints each of the persons, mentioned in column (1) of the Schedule annexed hereto, to be the Protector of Emigrants for the airport shown against him in column (2) of the Schedule, with effect from 1st day of February, 1964.

THE SCHEDULE

(1)	(2)
1. Shri B. S. Mathur, Protector of Emigrants, Bombay Port.	Bombay airport.
2. Shri A. L. Puri, Superintendent (designate), Regional Passport Office, Calcutta.	Calcutta airport.
3. Shri J. A. David, Public Relations Officer, Regional Passport Office, New Delhi.	Delhi airport.
4. Shri V. Radhakrishnan, Protector of Emigrants, Madras port.	Madras airport.

[No. V-IV/381/6/63.]

G.S.R. 140.—In exercise of the powers conferred by section 20 of the Indian Emigration Act, 1922 (7 of 1922), the Central Government hereby authorises the following Protectors of Emigrants to receive and dispose of applications made under Chapter IV of the said Act.

- (1) Protector of Emigrants, Bombay airport.
- (2) Protector of Emigrants, Calcutta airport.
- (3) Protector of Emigrants, Delhi airport.
- (4) Protector of Emigrants, Madras airport.

[No. V-IV/381/6/63.]

G.S.R. 141.—In exercise of the powers conferred by section 15 of the Indian Emigration Act 1922 (7 of 1922), the Central Government hereby specifies Bombay, Calcutta, Delhi and Madras as the airports from which emigration for the purpose of skilled work shall be lawful with effect from February 1, 1964.

[No. V-IV/381/6/63.]

S. K. BANERJI,

Controller General of Emigration and
Additional Secretary to the Government of India.

MINISTRY OF HOME AFFAIRS

New Delhi, the 23rd January 1964

G.S.R. 142.—In exercise of the powers conferred by sub-section (1) of section 3 of the All India Services Act, 1951 (61 of 1951), the Central Government, after consultation with the Government of Madras, hereby makes the following rules to amend the Indian Administrative Service (Pay) Rules, 1954, namely:—

1. These rules may be called the Indian Administrative Service (Pay) Amendment Rules, 1964.
2. In Schedule II to the Indian Administrative Service (Pay) Rules, 1954, in the note appended to the para of Interpretations in the beginning of the Schedule:—
 - (a) for the word "and" a comma shall be substituted; and
 - (b) the following words shall be added at the end, namely:—
"and the scale of pay sanctioned for the posts of District Revenue Officers, in the State of Madras."

[No. 1/142/63-AIS(II).]

MAHESHWAR PRASAD, Dy. Secy.

CORRIGENDUM

New Delhi, the 21st January 1964

G.S.R. 143.—In the Schedule to the Order of the Government of India in the Ministry of Home Affairs No. G.S.R. 1700, dated the 21st October 1963 published in the Gazette of India, Part II, Section 3, sub-section (i), dated the 2nd November, 1963,—

- (a) in the entry in column 2 against serial number 10, for "All India Auxiliary Studio" read "All India Radio Auxiliary Studio".
- (b) in the entries in column 3 against serial numbers 15 and 20, for "Simla (Himachal Pradesh)" read "Simla (Punjab)".

[No. F. 21/22/63-Poll. II.]

GAJINDER SINGH, Under Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 21st January 1964

PUBLIC DEBT (AMENDMENT) RULES, 1964

G.S.R. 144.—In exercise of the powers conferred by section 28 of the Public Debt Act, 1944 (18 of 1944), the Central Government hereby makes the following rules to amend the Public Debt Rules, 1948, the same having been previously published as required by Sub-section (1) of the said section, namely:—

1. (1) These rules may be called the Public Debt (Amendment) Rules, 1964.

(2) They shall be deemed to have come into force on the 20th day of December, 1962.

2. In the Public Debt Rules, 1948,

(i) In Rule 7, after sub-rule (4) the following sub-rule shall be inserted, namely:—

"(5) A Government security issued in the form of a Defence Certificate may be transferred subject to the following conditions, namely:—

- (a) the transfer shall be made in writing in Form IIID, printed on the reverse of the Certificate,
- (b) the transfer shall relate to the whole amount for which the Certificate is issued and not for any part thereof, and
- (c) the transfer shall not take effect until it is registered in the Public Debt Office, New Delhi";

(ii) after Rule 7B, the following rules shall be inserted, namely:—

"7C—Nomination in respect of a Defence Certificate.—(1) A holder of a Government Security issued in the form of a Defence Certificate, who is not a minor and who holds the security in his individual capacity may, if the certificate has not matured for payment, nominate a person or persons who shall be entitled to the certificate and to payment thereon in the event of the death of the holder.

(2) Every nomination under sub-rule (1) whether in substitution of a nomination already made or not shall be made in Form III E.

(3) A nomination made under this rule may on a subsequent date be cancelled in writing in Form IIIF.

(4) As soon as possible after a nomination is made or a nomination already made is cancelled, the person making or cancelling the nomination shall send to the Public Debt Office, New Delhi, the

form of nomination or cancellation, as the case may be, and thereupon the Public Debt Office shall register the nomination or cancellation, as the case may be, in its books.

(5) No nomination or cancellation of a nomination shall take effect unless it has been registered in the Public Debt Office, New Delhi, in accordance with this Rule.

7D. *Effect of nomination on renewal etc. of a Defence Certificate.*—(1) The rights which a nominee or nominees have acquired in relation to a Defence Certificate under a nomination duly made and registered under Rule 7C shall not be affected by reason only of the renewal or sub-division of the certificate or the issue of a duplicate certificate on the ground that the original has been lost, stolen, destroyed, mutilated or defaced; and the nominee or nominees shall have the same rights in relation to the renewed certificate or each of the certificates issued on sub-division or the duplicate certificate as he or they had in relation to the original certificate.

(2) Notwithstanding anything contained in sub-rule (1) of Rule 24, a Defence Certificate which is subject to nomination in favour of a person or persons shall not be consolidated with any other Defence Certificate unless the latter is also subject to nomination in favour of the same person or persons; and where two or more such certificates are consolidated, the person or persons shall have the same rights in relation to the consolidated certificate as he or they had in relation to each of the certificates so consolidated";

(iii) after Rule 8B, the following rule shall be inserted, namely:—

"8C. *Provision for holding Defence Certificates by Trustees and office holders.*—The provisions of Rule 8 shall apply *mutatis mutandis* in relation to Defence Certificates as they apply in relation to Government securities in the form of stock, subject to the modification that in its application to Defence Certificates the said Rule shall have effect as if the words 'other than a public office' were omitted".

(iv) in Rule 11, for the figures, word and letter "17 or 17A", the figures, word and letters "17, 17A or 17B" shall be substituted;

(v) after Rule 17A, the following rule shall be inserted, namely:—

"17B. *Procedure when a Defence Certificate is lost.*—(1) Every application for issue of a duplicate Defence Certificate in place of a Defence Certificate which is alleged to have been lost, stolen, destroyed, mutilated or defaced, either wholly or in part shall be addressed to the Public Debt Office, New Delhi, and shall be accompanied by—

(a) a statement of the following particulars, namely:—

(i) the circumstances of the loss, theft, destruction, mutilation or defacement; and

(ii) whether the loss was reported to the police;

(b) the post office registration receipt for the letter containing the Defence Certificate, if it was lost in transmission by post;

(c) a copy of the police report, if the loss or theft was reported to the police;

(d) an affidavit sworn before a Magistrate testifying that the applicant is the legal holder of the certificate and that the certificate is not in his possession, nor has it been pledged or otherwise dealt with by him; and

(e) any portions or fragments which may remain of the lost, stolen, destroyed, mutilated or defaced certificate.

(2) The Bank shall, if it is satisfied of the loss, theft, destruction, mutilation or defacement of the certificate, order the Public Debt Office, New Delhi, to issue a duplicate Defence Certificate in lieu of the original certificate".

(vi) in each of the Rules 19 and 20, for the figures, word and letter "12 to 17A", the figures, word and letter "12 to 17B" shall be substituted;

(vii) after Rule 21A, the following rule shall be inserted, namely:—

"21B. When a Defence Certificate is required to be renewed.—The holder of a Defence Certificate may be required by the Public Debt Office, New Delhi, to receipt the same for renewal if it is torn or in any way damaged or unfit in the opinion of the Public Debt Office";

(viii) in sub-rule (1) of Rule 24, after clause (o) the following clause shall be inserted, namely:—

"(p) renew, sub-divide or consolidate a Defence Certificate, provided that the certificate or certificates have been received in Form VIB, Form VIIB, or Form VIIIB, as the case may be";

(ix) in Rule 25,

(a) in sub-rule (1) for the words "a treasury bill or a prize bond," the words "a treasury bill, a prize bond or a Defence Certificate" shall be substituted; and

(b) after sub-rule (3), the following sub-rule shall be inserted, namely:—

"(3A). A Defence Certificate shall be duly discharged by the holder on maturity and presented for payment at the Public Debt Office, New Delhi".

3. In the Schedule to the Public Debt Rules, 1946,

(a) after Form IIIC, the following Forms shall be inserted, namely:—

"FORM III D

[See Rule 7(5)]

Form of Transfer

I do hereby assign and transfer my interest in the
withinmentioned Defence Certificate unto his/her
(Transferee)

executors, administrators or assigns, and I do hereby accept
(Transferee)

the above Certificate transferred to me.

As witness our hand the day of one thousand
nine hundred and

Signed by the above-named

.....

(Name of Transferor)

(Signature of Transferor)

In the presence of

.....
(Name, occupation and
address of witness)

.....
(Signature of witness)

Signed by the above-named

.....
(Name of Transferee)

.....
(Signature of Transferee)

In the presence of

.....
(Name, occupation and
address of witness)

.....
(Signature of witness)

FORM III E

[See Rule 7C(2)]

*Nomination made under Section 9B (1) of the Act and Rule 7C.***To**

The Manager,
 Reserve Bank of India,
 NEW DELHI.

I nominate the following person(s) who shall, in
 (name of holder)

the event of my death, have the right to receive the payment of the amount due
 on the maturity of the Government of India Defence Certificate/s of the face value
 of Rupees specified below:—

No. of the Certi- ficate/s	Date of issue	Place of issue	Face Value	Nominee/s		
				Name/s	Address	Date of birth

@2. As the sole nominee above is a minor on
 Nominee No.

this date, I appoint to receive the amount due on
 (name and address)

the above Certificate(s) in the event of my death during the minority of the said
 nominee.

*3. This nomination is in *substitution* of the nomination dated
 made by me and registered with you, which shall stand cancelled on registration
 of this nomination.

Signatures and addresses
 of witnesses

(1)

Signature of holder

(2)

Name in full
 (block letters)

Place

Address

Dated, the 19

@Please strike out unless nominee is a minor.

*This paragraph may be struck out when the nomination is not in substitution
 of an earlier one.

FORM III F

[See Rule 7C(3)]

Notice of cancellation of nomination under Section 9B (1) of the Act and Rule 7C.
To

The Manager,
Reserve Bank of India,
NEW DELHI.

I do hereby cancel the nomination dated
(name of holder)

made by me in respect of the following Defence Certificate(s) and registered by
you on the

(date)

Particulars of Defence Certificate(s)

Serial Number	Number of the Certificate(s)	Face Value of the Certificate(s)	Place of Issue	Date of Issue
.....

Signature of holder

Address

Place

Dated, the 19

Signatures and addresses

of witnesses

(1)

.....

(2)

..... "

(b) after Form VIA, the following form shall be inserted, namely:—

"FORM VI B

[See Rule 24]

Form of Indorsement for renewal of a Defence Certificate

Received in lieu hereof a renewed Defence Certificate payable to
(name of the holder)Signature of the holder/duly
authorised representative of
(name of holder)

(c) after Form VIIA, the following form shall be inserted, namely:

"FORM VII B

[See Rule 24]

*Form of Indorsement for sub-division of a Defence Certificate*Received in lieu hereof Defence Certificates for
Rs. respectively payable to
(name of holder)

(d) after form VIIA, the following form shall be inserted, namely:—

"FORM VIII B

[See Rule 24]

*Form of Indorsement for consolidation of Defence Certificates*Received in lieu hereof a new Defence Certificate payable to
(name of holder)for Rs. by consolidation with Certificate or Certificates
Nos. (mention here the numbers and amounts of the
other certificates desired to be consolidated with it).Signature of the holder/duly
authorised representative of
(name of holder)NOTE.—The last amendment to the Public Debt Rules, 1946 was published in
the Gazette of India under G.S.R. 1509 dated the 10th November, 1962.

[No. F. 13(8)-W&M/63.]

LAKSHMI NARAIN, Under Secy.

(Department of Revenue)

CUSTOMS

New Delhi, the 1st February 1964

G.S.R. 145.—In exercise of the powers conferred by section 25 of the Customs
Act, 1962 (52 of 1962), the Central Government, being satisfied that it is necessary
in the public interest so to do, hereby makes the following amendment in the
notification of the Government of India in the Ministry of Finance (Department of
Revenue) No. 196-Customs, dated the 7th August, 1963, namely:—In the said notification, for the figures, letters and word "4th February, 1964",
the figures, letters and word "31st March, 1964" shall be substituted.

[No. 3/F. No. 5/29/63-Cus.I.]

G.S.R. 146.—In exercise of the powers conferred by sub-section (1) of section
25, read with sub-section (3) of section 160, of the Customs Act, 1962 (52 of 1962),
the Central Government, being satisfied that it is necessary in the public interest
so to do, hereby rescinds the notification of the Government of India in the Ministry
of Finance (Department of Revenue) No. 247-Customs dated the 2nd November,
1957.

[No. 4/F. No. 5/89/63-Cus.I.]

G.S.R. 147.—In exercise of the powers conferred by sub-section (1) of section
25 of the Customs Act, 1962 (52 of 1962), the Central Government, being satisfied
that it is necessary in the public interest so to do, hereby exempts semi-finished
hosiery needles falling under Item No. 63(28) of the First Schedule to the Indian
Tariff Act, 1934 (32 of 1934), and classifiable under item 72(3), *ibid*, in fully finished
condition, when imported into India, from so much of the duty of customs leviable
thereon under the second mentioned Act as is in excess of 20 per cent *ad valorem*.

[No. 6/F. No. 5/105/63-Cus.I.]

S. VENKATESAN, Dy. Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 1st February 1964

G.S.R. 148.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, read with sub-section (3) of section 3 of the Mineral Oils (Additional Duties of Excise and Customs) Act, 1958 (27 of 1958), the Central Government hereby makes the following amendment to the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 87/, 63-Central Excises, dated the 1st June, 1963, namely:—

In the said notification, for the word "Aromex", the words "refined diesel oil, whether known as Aromex or Iomex" shall be substituted.

2. This notification shall be deemed to have come into force on the first day of June, 1963.

[No. 7/64.]

G.S.R. 149.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby makes the following amendments to the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 194/62-Central Excises, dated the 17th November, 1962, namely:—

In the said notification, for the words and brackets "refined diesel oil known as Aromex (hereinafter referred to as Aromex)" and for the word "Aromex" in the two places where it occurs in the conditions, the words and brackets "refined diesel oil, whether known as Aromex or Iomex (hereinafter referred to as the product)", and the word "product" shall respectively be substituted.

2. This notification shall be deemed to have come into force on the 17th day of November, 1962.

[No. 8/64.]

N. B. SANJANA, Under Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 1st February 1964

G.S.R. 150.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby exempts—

(a) hydrochloric acid [falling under Item No. 14G of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944)], if it is destroyed within the factory in which it is produced;

(b) chlorine (falling under Item No. 14H of the said First Schedule) if utilised within the factory in which it is produced in the manufacture of chlorate of calcium or bleach liquor;

from the whole of the duty of excise leviable thereon.

2. This notification shall be deemed to have come into force on the 24th day of April, 1962.

[No. 11/64.]

L. M. KAUL, Dy. Secy.

MINISTRY OF INDUSTRY

New Delhi, the 15th January 1964

G.S.R. 151.—In exercise of the powers conferred by section 6 of the Salt Cess Act, 1953 (49 of 1953), the Central Government hereby makes the following rules further to amend the Grant of Loans to Licensed Salt Manufacturers Rules, 1959, namely:—

1. These rules may be called the Grant of Loans to Licensed Salt Manufacturers (Amendment) Rules, 1964.
2. In the Grant of Loans to Licensed Salt Manufacturers Rules, 1959—
 - (a) for sub-rule (2) of rule 7, the following sub-rule shall be substituted, namely:—

“(2) The interest calculated in accordance with sub-rule (1) shall be paid together with the instalments of principal amounts on the due dates of repayment of such instalments”;
 - (b) in form B—
 - (i) for the words beginning with “if any such interest shall remain unpaid for one month” and ending with the words “shall equally apply to interest on such arrears”, the following words shall be substituted, namely:—

“in the event of prompt and punctual payment of interest and instalments of principal of a loan on the due dates interest at the rate of _____ per cent per annum only shall be charged”;
 - (ii) the words “PROVIDED FURTHER that the last preceding proviso shall not permit the borrower to allow any interest to fall into arrears” shall be omitted.

[No. F. 15(25)/62-Salt.]

H. K. BANSAL, Under Secy.

MINISTRY OF EDUCATION

(Department of Science)

New Delhi, the 21st January 1964

G.S.R. 152.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the late Ministry of Scientific Research and Cultural Affairs (General Central Service—Class I and Class II posts) Recruitment Rules, 1962 published with the notification of the Government of India in the late Ministry of Scientific Research and Cultural Affairs No. G.S.R. 1749, dated the 12th December 1962, in the Gazette of India, Part II, Section III, Sub-section (i) dated the 22nd December 1962, namely:

1. These rules may be called the Ministry of Education (Department of Science) (General Central Service—Class I and II Posts) Recruitment (Amendment) Rules, 1964.
2. In the late Ministry of Scientific Research and Cultural Affairs (General Central Service—Class I and Class II Posts) Recruitment Rules, 1962 (hereinafter referred to as the said rules), in rule 1 for the words “Ministry of Scientific Research and Cultural Affairs”, the words “Ministry of Education (Department of Science)” shall be substituted.
3. In the schedule to the said rules against item 4, in column 7,
 - (a) under the heading “Essential”, clause (ii) shall be omitted.

(b) Under the heading "Desirable" the existing entry shall be numbered as Clause (1) and after Clause (1) as so numbered, the following shall be inserted as Clause (ii),

"(ii) experience in one or more of the following fields:—

(a) Teaching, (b) Educational Administration, (c) Industry and (d) Research."

[No. 4/55/63-Estt.1.]

B. N. BHARDWAJ, Under Secy.

New Delhi, the 20th January 1964

G.S.R. 153.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment of persons to General Central Service Class II (Non-Ministerial) posts in the Education Department of the Andaman and Nicobar Islands Administration, namely:—

1. Short title.—These rules may be called the Andaman and Nicobar Islands Education Department (Class II Posts) Recruitment Rules, 1964.

2. Application.—These rules shall apply for recruitment to the post of Education Officer in the Education Department of the Andaman and Nicobar Islands Administration as specified in column 1 of the Schedule annexed hereto.

3. Number, classification and scale of pay.—The number of posts, their classification and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.

4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid:—

Provided that the maximum age limit specified in the Schedule in respect of direct recruitment may be relaxed in the case of candidates belonging to Scheduled Castes, Scheduled Tribes and other special categories in accordance with the orders issued by the Central Government from time to time.

5. Disqualifications.—(a) No person, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the post; and

(b) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the post; provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

SCH^E
Recruitment rules for the post of Education Officer in the Education Department Andaman &

Name of Post	No. of Posts	Classification	Scale of Pay	Whether selection post or non-selection post	Age Limit for direct recruits	Educational and other qualifications required for direct recruits
1	2	3	4	5	6	7
Education Officer.	I	General Central Service, Class II, (Gazetted), (Non-Ministerial)	Rs. 475— 25—500— 30—590— EB—30— 800—EB— 30—830— 35—900	Not applicable	45 years and below (Relaxable for Government servants)	<i>Essential :</i> (i) A Master's degree of a recognised University or equivalent qualification. (ii) A degree or Diploma in Education. (iii) About 8 years teaching experience of which at least 3 years should be in an administrative capacity. <i>Qualifications relaxable at the discretion of the Commission in case of candidates otherwise well-qualified.</i>

Desirable :

- (i) Experience as an Inspecting Officer in Education Deptt. of Central or State Government.
- (ii) Proficiency in Hindi.

DULR

Nicobar Islands Administration

Whether age and educational qualifications prescribed for the direct recruits will apply in the case of pro-motees.	Period of probation, if any	Method of recruitment whether by direct recruitment or transfer and percentage of the vacancies to be filled by various methods	In case of rectt. by promotion/transfer, grades from which promotion to be made	If a DPC exists what is its composition	Circumstances in which U.P.S.C. is to be consulted in making recruitment
8	9	10	11	12	13
Not applicable	Two years.	By promotion, failing which by transfer/deputation ; failing both by direct recruitment.	<i>Promotion:</i> Principals of Higher Secondary Schools in Andaman & Nicobar Islands in the Grade of Rs. 425—25—500— 30—680.	Not applicable.	As required under the rules.

[No. F. 7-4/61-SE.2.]

P. D. SHUKLA,

Deputy Educational Adviser.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 25th January 1964

G.S.R. 154.—In exercise of the powers conferred in the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Railway Protection Force (Superior Officers) Recruitment Rules, 1963, namely:—

1. These rules may be called the Railway Protection Force (Superior Officers) Recruitment (Amendment) Rules, 1964 and shall be deemed to have come into force with effect from the 1st June, 1963.

2. In the Schedule to the Railway Protection Force (Superior Officers) Recruitment Rules, 1963,—

(i) Item 4 and the entries relating thereto shall be omitted;

(ii) Item 5 shall be renumbered as item 4 and after item 4 as so renumbered, the following item and entries shall be inserted, namely:—

1	2	3	4	5	7	8	9	10	11	12	13
“5 Assistant to the Inspector General	1	do	Rs. 700-40- 1100 50/2- 1250 plus Rs. 200 Special pay	do.	do.”						

[No. E(RG)62RR-9.]

CORRIGENDUM

New Delhi, the 20th January 1964

Sub.—Rules for Recruitment to the Mechanical Engineering and Transportation (Power) Department of the Superior Revenue Establishment of Indian Railways.

G.S.R. 155.—The Ministry of Railways (Railway Board) Notification No. E(GR)63 RR7-3 dated 23rd November 1963 published as G.S.R. 1770 in Part II Section 3, sub-section (1) of the Gazette of India dated 23rd November 1963, has been issued by the President in exercise of the powers conferred on him by the proviso to Article 309 of the Constitution.

[No. E(GR)63 RR7-3.]

P. C. MATHEW, Secy.

MINISTRY OF TRANSPORT

(Transport Wing)

New Delhi, the 18th January 1964

G.S.R. 156.—In exercise of the powers conferred by rule 160 of the Indian Aircraft Rules, 1937, the Central Government hereby makes the following amendments in the Notification of the Government of India in the Ministry of Transport and Communications (Departments of Communications and Civil Aviation) No. G.S.R. 1239 dated 8th September, 1962, namely:—

In the said notification, for Appendix 'B', the following shall be substituted, namely:—

"APPENDIX 'B'

Fees for Oral Practical/Written examination for conversion of existing aircr^{ew} licences to new flight crew licences issued in accordance with the revised licensing rules.

Examination	Fees Rs. np.
Supplementary Examination No. 1 for issue of a Private Pilot's licence or a Private Helicopter Pilot's licence.	.. 5.00
Supplementary Examination for issue of Senior Commercial Pilot's licence.	.. 10.00
Supplementary Examination for issue of Airline Transport Pilot's licence.	.. 15.00

[No. 10-A/19-63/AR 1937(75).]

S. N. KAUL, Under Secy.

MERCHANT SHIPPING

New Delhi, the 17th January 1964

G.S.R. 157.—In exercise of the powers conferred by section 356 read with section 458 of the Merchant Shipping Act, 1958 (44 of 1958), and in supersession of the Indian Merchant Shipping (Distress Messages and Navigational Warnings) Rules, 1934, the Central Government hereby makes the following rules, the same having been previously published as required by the said section 356, namely:—

1. Short title, commencement and application.—(1) These rules may be called the Merchant Shipping (Distress Messages and Navigational Warnings) Rules, 1964.

(2) They shall come into force at once.

(3) They shall apply to—

(a) Indian vessels wherever they may be;

(b) other vessels whilst they are within India, including the territorial waters thereof.

2. Urgency Signal.—(1) The urgency signal shall be used in cases where a vessel has a very urgent message to transmit concerning the safety of the vessel or of a person on board the vessel or within sight, but not in cases where the vessel is threatened by grave and imminent danger and requires immediate assistance.

(2) The urgency signal consists of—

(a) when sent by radiotelegraphy, three repetitions of the group **XXX** in the Morse Code with the letters of each group and those of the successive groups clearly separated from each other, and

(b) when sent by radiotelephone, the spoken word "**PAN**" (pronounced as the French word "**PANNE**") repeated three times.

(3) The signal shall precede the message which it is desired to transmit.

3. Safety Signal.—(1) The safety signal shall be used when reporting any danger to navigation such as dangerous ice, a dangerous derelict, a tropical storm or when giving important meteorological warnings.

(2) The safety signal consists of—

(a) when sent by radiotelegraphy, three repetitions of the group "**TTT**" in the Morse Code with the letters of each group and those of the successive groups clearly separated from each other, and

(b) when sent by radiotelephone, the spoken word "**SECURITE**" (pronounced "**SAYCURITAY**") repeated 3 times.

(3) The safety signal shall precede the messages which it is desired to transmit.

4. Distress Signal.—(1) The distress signal shall be used or displayed when a vessel or an aircraft or other vehicle on the water is threatened by grave and imminent danger and requires immediate assistance.

(2) The distress signal may be used or displayed in any one or more of the following ways, namely:—

- (a) a gun or other explosive signal fired at intervals of about a minute;
- (b) a continuous sounding with any fog-signal apparatus;
- (c) rockets or shells, throwing red stars fired one at a time at short intervals;
- (d) a signal made by radio telegraphy or by any other signalling method consisting of the group.....(S.O.S.) in the Morse Code:

When sent by radiotelegraphy, the distress signal consists of three repetitions of the group SOS in the Morse Code transmitted as a single signal in which the dashes are emphasised so as to be distinguished clearly from the dots.

- (e) a signal sent by radiotelephony, consisting of three repetitions of the spoken word "Mayday";
- (f) the International Code signal of distress indicated by N.C.;
- (g) a signal consisting of a square flag having above or below it a ball or anything resembling a ball;
- (h) flames on the vessel (as from a burning tar barrel, oil barrel, etc.);
- (i) a rocket parachute flare or a hand flare showing a red light;
- (j) slowly and repeatedly raising and lowering arms outstretched to each side.

(3) The Distress Signal shall precede the Distress Call and Message.

(4) The use of the distress signal in any one of the ways specified in sub-rule (2) except for the purpose mentioned in sub-rule (1), or the use of any signal which is likely to be confused with the distress signal in one of the ways referred to in sub-rule (2) is prohibited

NOTE.—Vessels in distress may use the radiotelegraph alarm signal or the radiotelephone alarm signal to secure attention to distress calls and messages. The radiotelegraph alarm signal, which is designed to actuate the radiotelegraph auto alarms of vessels so fitted, consists of a series of twelve dashes, sent in one minute, the duration of each dash being 4 seconds, and the duration of the interval between 2 consecutive dashes being one second. The radiotelephone alarm signal consists of 2 tones transmitted alternately over periods of from 30 seconds to one minute.

5. Revocation of Distress Signal.—If, after sending out any distress signal by means of radio, the Master of the vessel which controlled the distress traffic subsequently finds that assistance is no longer required, he shall immediately send out a message notifying that assistance is no longer required and normal working may be resumed.

6. Prohibition of misuse of Signals.—(1) The urgency signal, the safety signal or the distress signal shall not be used by any vessel without the authority of the Master of the vessel.

(2) The Master of a vessel shall not order the use of the distress signal unless he is satisfied—

- (a) that his vessel is threatened by grave and imminent danger, or that another vessel, aircraft or other vehicle is so threatened and cannot of itself send that signal; and
- (b) that the vessel in danger, whether his own vessel or another vessel, aircraft or other vehicle, as the case may be, requires immediate assistance in addition to any assistance then available to her.

7. Transmission of Navigational Warnings.—(1) The Master of a vessel shall, on meeting with dangerous ice, a dangerous derelict, a tropical storm or any other direct danger to navigation, send by all means of communication at his disposal, information relating to the matters set forth in the Schedule to these rules.

(2) Such information shall be sent to vessels in the vicinity and to the person in charge for the time being of the nearest coast station with which it is possible for the vessel to communicate. If that station is not a coast radio station, the information shall be accompanied by a request that it be sent forthwith to the nearest coast radio station. Such information may be addressed to all stations if necessary.

(3) Such information shall be sent in English or by means of the International Code of Signals.

(4) Such information, when sent by means of radio, shall commence with an indication of the nature of the danger to which it relates and shall be preceded by the "Safety Signal" repeated three times.

8. **Speed of Transmission.**—(1) When transmitted by radiotelegraphy in the Morse Code, the speed of transmission of any message preceded by the distress, urgency or safety signal shall not in general exceed sixteen words per minute.

(2) When transmitted by radiotelephony, transmissions shall be made slowly and distinctly, each word being clearly pronounced to facilitate transcription.

9. **Penalty.**—Whoever commits a breach of any of these rules shall be punishable with fine which may extend to one thousand rupees.

SCHEDULE

[See Rule 7 (1)]

A. On meeting with dangerous ice, a dangerous derelict or any other direct danger to navigation (except a tropical storm), the Master shall send information relating to the following matters, namely:—

- (i) the kind of ice, derelict or other danger observed;
- (ii) the position of the ice, derelict or other danger when the observation was made;
- (iii) the Greenwich Mean Time and date when the observation was made.

B. On meeting with a tropical storm, the Master of the vessel shall send a statement that a storm has been encountered as also information relating to the following matters, namely:—

- (i) the Greenwich Mean Time, date and position of the ship at the time the storm was encountered;
- (ii) the true course and the speed of the reporting vessel when the observation was made; and
so far as is practicable—
- (iii) the barometric pressure with an indication as to whether such pressure is given in millibars, inches or millimetres and as to whether the reading is corrected or uncorrected;
- (iv) barometric tendency (the change in barometric pressure during the past three hours);
- (v) the wind force according to the Beaufort Scale;
- (vi) the true direction of the wind;
- (vii) the state of the sea (smooth, moderate, rough or high);
- (viii) the swell (slight, moderate, heavy) and the true direction from which it comes;
- (ix) the period or length of swell (short, average or long).

Note.—In cases where information has been furnished by the Master of a vessel regarding a tropical storm, it is desirable that so long as the vessel remains subject to the influence of the storm, other observations be made and transmitted hourly if possible, but in any case, at intervals of not more than three hours.

C. On meeting with winds of force 10 or above on the Beaufort scale for which no storm warning has been received, the Master, shall send messages containing information as given in paragraph (b) and may omit details about sea and swell.

D. On meeting sub-freezing air temperatures associated with gale force winds causing severe ice accretion on superstructures, the Master shall send messages in respect of the following matters:—

- (i) Time and date (Greenwich Mean Time);
- (ii) Air Temperature;
- (iii) Sea Temperature (if practicable);
- (iv) Wind force and direction.

[No. 30-ML(11)/60.]

B. P. SRIVASTAVA, Dy. Secy.

(Transport Wing)

PORTS

New Delhi, the 20th January 1964

G.S.R. 158.—In exercise of the powers conferred by sections 4 and 6 of the Madras Out Ports Landing and Shipping Fees Act, 1885 (Madras Act III of 1885), the Central Government hereby makes the following rules further to amend the rules to regulate the levy of landing and shipping fees, published with the Notification of the Government of India in the late Department of Commerce No. 222-P&L/33-(1-B) dated the 5th August, 1933, namely:—

1. (1) These rules may be called the Port of Vishakhapatnam (Landing and Shipping Fees) Amendment Rules, 1964.

(2) They shall come into force with effect from the 25th February, 1964.

2. In the Rules to regulate the levy of landing and shipping fees at the Port of Vishakhapatnam,—

(i) in clause (ii) of sub-rule (2) of rule 2, for the words and figures "handling charge at Re. 1.00", the words and figures "handling charge at Rs. 1.55 nP." shall be substituted;

(ii) for sub-rule (b) of rule 14, the following sub-rule and Note shall be substituted, namely:—

"(b) The Port does not handle general export cargo. Bulk cargo other than hazardous and dangerous cargo shall be handled by the Port at the time of shipment.

Note.—The decision of Port Administrative Officer will be final in regard to classification of cargo as bulk or general cargo."

[No. F. 17-PG(7)/63.]

G.S.R. 159.—In exercise of the powers conferred by sections 4 and 6 of the Madras Out Ports Landing and Shipping Fees Act, 1885 (Madras Act III of 1885), the Central Government hereby makes the following rules further to amend the rules to regulate the levy of landing and shipping fees, published with the Notification of the Government of India in the late Department of Commerce No. 222-P&L/33-(1-B) dated the 5th August, 1933, namely:—

1. (1) These rules may be called the Port of Vishakhapatnam (Landing and Shipping Fees) Second Amendment Rules, 1964.

(2) They shall come into force with effect from the 25th February, 1964.

2. In the rules to regulate the levy of landing and shipping fees at the Port of Vishakhapatnam,—

in sub-rule (1) of rule 15, for Item (a), the following Item shall be substituted, namely:—

Rs. nP.

"(a) Packages weighing below half-a-ton per package, packages which by special arrangement are landed by ship's derricks direct to railway wagons alongside.

2.50"

[No. 17-PG(1)/64.]

G.S.R. 160.—In exercise of the powers conferred by section 4 of the Madras Out Ports Landing and Shipping Fees Act, 1885 (Madras Act III of 1885), the Central Government hereby makes with effect from the 25th February, 1964, the following further amendments in the Notification of the Government of India in the late Ministry of Transport and Communications, Department of Transport (Transport Wing) No. G.S.R. 937 dated the 6th August, 1960, namely:—

Amendments

1. In the said Notification,—

- (i) in Note (1), for the words "and Chrome ore", the words "chrome ore, pig iron and ferro manganese alloy" shall be substituted;
- (ii) in Note (2), for the words "chrome ore", the words "chrome ore, pig iron and ferro manganese alloy" shall be substituted;
- (III) in the Schedule,—

(a) for Item 58, the following Items shall be substituted, namely:—

Item No.	Description.	Unit.	Rate
58	Iron, Steel and Hardware	Tonne 1000 Kgs.	Rs. 4.00
58A	Pig Iron	(a) Do.	**Rs. 5.25 when loaded in East Yard dumps.
		(b) Do.	**Rs. 4.00 plus Rs. 2.00 per ship per day when handled at Jetty Berths.

**(Plus labour handling charges which shall be levied in addition to the rates specified above at the rates notified from time to time by the Port Administrative Officer).

(b) for Item 61, the following Item shall be substituted, namely:—

Item No.	Description.	Unit	Rate
61	Ferro Manganese Alloy	Tonne 1000 Kgs.	Rs. 6.05 (plus labour handling charges which shall be levied in addition to the rate specified above at the rates notified from time to time by the Port Administrative Officer).

[No. F. 17-PG(7)/73-L.]

New Delhi, the 23rd January 1964

G.S.R. 161.—In exercise of the powers conferred by sub-section (1) of section 6 of the Indian Ports Act, 1908 (15 of 1908), the Central Government hereby makes the following rules further to amend the Port of Cochin (Hire and Demurrage Charges) Rules, 1958 published with the Notification of the Government of India in the Ministry of Transport and Communications (Department of Transport—Transport Wing) No. G.S.R. 851 dated the 1st September 1958, the same having been previously published as required by sub-section (2) of the said section, namely:

RULES

1. These rules may be called the Port of Cochin (Hire and Demurrage Charges) Second Amendment Rules, 1964.

2. In the Schedule to the Port of Cochin (Hire and Demurrage Charges) Rules, 1958, in Section I "HIRE OF HAND CRANES AT THE SHALLOW WHARF", in Notes (i) and (iv), the words "or the Deputy Traffic Manager" shall be inserted after the words "the Traffic Manager" wherever they occur.

[No. F. 6-PG(22)/63.]

G.S.R. 162.—In exercise of the powers conferred by sub-section (1) of Section 6 of the Indian Ports Act, 1908 (15 of 1908), the Central Government hereby makes the following rules further to amend the Port of Cochin (Hire and Demurrage Charges) Rules, 1958 published with the notification of the Government of India in the Ministry of Transport and Communications (Department of Transport—Transport Wing) No. G.S.R. 851 dated the 1st September 1958, the same having been previously published as required by sub-section (2) of the said section, namely:

RULES

1. These rules may be called the Port of Cochin (Hire and Demurrage Charges) Amendment Rules, 1964.

2. In the Schedule to the Port of Cochin (Hire and Demurrage Charges) Rules, 1958, in Section IV—"Rules regarding Demurrage and Transit Accommodation for Imports, Tranship Goods and Exports", in Part I—"Import and Tranship Goods", under the heading—"B. Schedule of Demurrage on Tranship Goods"—, for rule 3, the following rule shall be substituted, namely:—

"3. Goods detained for survey and actually surveyed either by the Steamer Agents or the Port Administration shall, on production of the certificate of survey, be allowed free storage accommodation for a period not exceeding seven days (excluding Sundays and holidays) from the day following the complete discharge of the wharf cargo by the vessel concerned".

Provided that:—

- (a) the application for survey giving full details of the quantity, description, marks and numbers of goods to be detained for survey is received by the Traffic Manager within the free days prescribed in rule 1 above;
- (b) the actual survey is completed within the seven days thus allowed; and
- (c) such goods are removed on or before the working day following that on which the survey was completed.

Notes.—(i) In respect of goods surveyed on the last free day, no demurrage will be levied if such goods are removed on the next working day succeeding that on which they were surveyed.

(ii) In the case of salved goods detained for survey, the seven days excluding Sundays and holidays shall be calculated from the day following the notification of salvage by the Receiver of Wreck".

[No. F. 6-PG(45)/63.]

R. RANGARAJAN, Under Secy.

MINISTRY OF TRANSPORT AND COMMUNICATIONS

(Department of Communications and Civil Aviation)

(Posts and Telegraphs Board)

CORRIGENDUM

New Delhi, the 30th April 1963

G.S.R. 163.—In the notification of the Government of India in the Ministry of Transport and Communications (Posts and Telegraphs Board) No. G.S.R. 1494, dated the 11th September, 1962, published at pages 1813-14 of the Gazette of India Part II-Section 3(i), dated the 10th November 1962, in the Annexure at page 1814, for "DO" occurring in the third line below the entry "Divisional Engineer....Delhi Wireless Division, Dehli." and against "Gauhati" read "Assistant Engineer (Wireless)".

[No. 1/40/61/BRL.]

H. N. AGGARWAL,
Director Wireless

MINISTRY OF LABOUR & EMPLOYMENT

CORRIGENDUM

New Delhi, the 22nd January 1964

G.S.R. 164.—In the notification of the Government of India in the Ministry of Labour and Employment, No. G.S.R. 1433 dated the 22nd August, 1963, published in the Gazette of India Extraordinary, Part II, Section 3, sub-section (i) dated the 29th August, 1963, in line 13, omit 'industry' appearing after the words 'Carbonated water'.

[No. 4/9/60-PF.II.]

S. A. AHMAD, Dy. Secy.

MINISTRY OF WORKS, HOUSING AND REHABILITATION

(Department of Works and Housing)

New Delhi, the 24th January 1964

G.S.R. 165.—In exercise of the powers conferred by section 31 of the Petroleum Act, 1934 (30 of 1934), the Central Government hereby limits the operation of the Bihar and Orissa Municipal Act, 1922 (Bihar and Orissa Act VII of 1922) in so far as that Act relates to the storage or transport of petroleum other than petroleum which has its flashing point not below 200°F to the quantities specified in the notification of the Government of India in the late Ministry of Works, Production and Supply No. P104 dated the 4th May, 1950, and amends the said notification as follows, namely:—

In the Schedule to the said notification, the following words, figures and brackets shall be added at the end, namely:—

"The Bihar and Orissa Municipal Act, 1922 (Bihar and Orissa Act VII of 1922)".

[No. 3/19/63-S&P.II.]

B. R. MAZUMDAR, Under Secy.

(Department of W. & H.)

(Central Boilers Board)

New Delhi, the 31st December 1963

S.R. 166.—In pursuance of clause (g) of regulation 2 of the Indian Boiler Rules, 1950, the Central Boilers Board hereby makes the following amendment in the notification of the Government of India in the late Ministry of Works, Supply, Central Boilers Board, No. G.S.R. 1585 dated the 23rd December, 1961, published in the Gazette of India, Part II—Section 3—Sub-section

ation, for the words "United States of America and Canada", "United States of America, Canada and Japan" shall be substituted.

[No. S&PII/BL-8(10)/63.]

K. B. SAXENA, Secy.

STRY OF FOOD AND AGRICULTURE

(Department of Food)

New Delhi, the 22nd January 1964

of the powers conferred by the proviso to article 309 resident hereby makes the following rules further to Sugar and Vanaspati (Recruitment to Classes I and II) ed with the notification of the Government of India

in the Ministry of Food and Agriculture (Department of Food) No. G.S.R. 1075, dated the 3rd November, 1958, namely:—

- (1) These rules may be called the Directorate of Sugar and Vanaspati (Recruitment to Classes I and II Posts) Second Amendment Rules, 1964.
- (2) In the Schedule to the Directorate of Sugar and Vanaspati (Recruitment to Classes I and II Posts) Rules, 1958, against item 5 Technical Officers (ST), under column 11 for the entry "1. Sugar Inspectors" the entry "1. Sugar Inspectors possessing educational qualifications prescribed in column 7" shall be substituted.

[No. F. 1-80/61-Sugar.]

PARTAP SINGH, Under Secy.

(Department of Food)

New Delhi, the 25th January 1964

G.S.R. 168.—In pursuance of section 7 of the Warehousing Corporations Act, 1962 (58 of 1962), read with clause (iii) of rule 3 of the Central Warehousing Corporation Rules, 1963, the Central Government hereby nominates Shri R. P. Padhi, Joint Secretary to the Government of India, Ministry of Finance (Department of Expenditure) as a director of the Central Warehousing Corporation established under the said Act in place of Shri P. C. Bhattacharyya and directs that the following amendment shall be made in the notification of the Government of India in the Ministry of Food and Agriculture (Department of Food) No. G.S.R. 465 dated the 16th March, 1963, namely:—

In the said notification, for item (3) and the entry relating thereto, the following item and entry shall be substituted, namely:—

- "(3) Shri R. P. Padhi, Joint Secretary to the Government of India, Ministry of Finance (Department of Expenditure)."

[No. F. 26/52/62-SG.II.]

A. K. RAY, Dy. Secy.

(Department of Agriculture)

New Delhi, the 21st January 1964

G.S.R. 169.—In exercise of the powers conferred by sub-section (1) of section 3 of the Destructive Insects and Pests Act, 1914 (2 of 1914), the Central Government hereby makes the following further amendment to the Notification No. 320—35A dated the 20th July, 1936, namely:—

In the said notification, after paragraph 15, the following paragraph is inserted, namely:—

- "16. Where any plant which is imported into India is not accompanied by an official certificate or any other certificate required by the aforesaid paragraphs, the Plant Protection Adviser or any other officer duly authorised by the Government to release that plant if, after inspection or further advice by the Plant Protection Adviser or such other officer is satisfied that the plant is free from injurious pests and diseases:

Provided that before releasing any plant under this paragraph the Plant Protection Adviser or such other officer shall consider the reasons therefor."